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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/806,967	03/23/2004	Mao-I Wu	24061.112 (TSMC2003-0571)	2328	
	7590 01/24/2008 D BOONE, LLP		EXAM	EXAMINER OSMAN, RAMY M	
901 Main Stree	•		OSMAN, I		
Suite 3100 Dallas, TX 752	02	•	. ART UNIT	PAPER NUMBER	
,			2157		
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	•	•	01/24/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

1						
	Application No.	Applicant(s)				
	10/806,967	WU ET AL.				
Office Action Summary	Examiner	Art Unit				
	Ramy M. Osman	2157				
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet wi	th the correspondence address				
A SHORTENED STATUTORY PERIOD FOR F WHICHEVER IS LONGER, FROM THE MAILII  Extensions of time may be available under the provisions of 37 ( after SIX (6) MONTHS from the mailing date of this communicat  If NO period for reply is specified above, the maximum statutory  Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS COMMUNION CFR 1.136(a). In no event, however, may a rion.  period will apply and will expire SIX (6) MON y statute, cause the application to become AE	CATION.  eply be timely filed  THS from the mailing date of this communication (ANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	23 March 2004.					
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closed in accordance with the practice ur	nder <i>Ex parte Quayle</i> , 1935 C.D	. 11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-20</u> is/are pending in the applic	cation.					
4a) Of the above claim(s) is/are wi	thdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-20</u> is/are rejected.		,				
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction	and/or election requirement.					
Application Papers						
9)⊠ The specification is objected to by the Ex						
10)⊠ The drawing(s) filed on <u>23 March 2004</u> is						
Applicant may not request that any objection						
Replacement drawing sheet(s) including the			l).			
11)☐ The oath or declaration is objected to by t	the Examiner. Note the attached	Office Action or form P10-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International E * See the attached detailed Office action for	uments have been received. uments have been received in A e priority documents have been Bureau (PCT Rule 17.2(a)).	pplication No received in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)	• —	Summary (PTO-413)				
<ul> <li>2) Notice of Draftsperson's Patent Drawing Review (PTO-9</li> <li>3) Information Disclosure Statement(s) (PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ul>		s)/Mail Date nformal Patent Application 				

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#### **DETAILED ACTION**

### Status of Claims

1. This action is responsive to application filed on March 23, 2004. Claims 1-20 are pending examination.

### **Drawings**

2. The drawings filed on 3/23/2004 are acknowledged and are acceptable.

## Specification

The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: Claims 16-18 contain the limitation "computer readable medium". However, the meaning of this limitation is not ascertainable by referring to the specification. There is no clear support or antecedent basis for this limitation in the specification. Furthermore, it is not possible to ascertain whether these claims are statutory. Appropriate correction is required.

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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- 5. Claims 1-3,5-15,17-20 rejected under 35 U.S.C. 103(a) as being unpatentable over Myers et al (US Patent Publication No 2004/0122956) in view of Kim et al (US Patent Publication No 2005/0005110).
- 6. In reference to claims 1, 13 & 19, Myers teaches a corresponding method, computer readable medium, and system, all respectively for providing network access, and comprising:

providing a first access point for a first computing device (see Figure 1B bottom #18, and see ¶55 lines 6-9, Myers discloses a radio unit (i.e. first access point) that is for customer mobile unit (i.e. first computing device));

connecting the first computing device to a first network (Figure 1B #56 and ¶ lines 11-12, Myers discloses connecting the customer mobile unit to the Internet (i.e. first network));

providing a second access point for a second computing device (Figure 1B top #18 and ¶ 55 lines 6-9, Myers discloses a second radio unit (i.e. second access point) that is for executive mobile unit (i.e second computing device));

accessing a second router through the second access point (Figure 1A #14 and ¶ 45 lines 3-6, Myers discloses accessing a router portal (i.e. second router) through the radio unit (i.e. second access point)); and

connecting the second computing device to a second network (Figures 1A & 1B #52 and ¶ 51 lines 13-14, Myer discloses connecting the executive mobile unit to the Intranet (i.e. second network)).

Myers fails to explicitly teach where the first computing device accesses a first router through the first access point. However, Kim teaches that it is desirable to maintain network security for an intranet/internet system by providing service classes that permit or limit access to

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the network system (¶ 12 lines 1-7 and ¶ 30 lines 17-25). Kim discloses that for example, a visitor to the system can be limited to access only the internet (¶ 30 line 26), and the visitor would access the internet by connecting from the port 312 (Figure 3 #312) to the router 304 (Figure 3 #304), where the router 304 enables internet access for the visitor (¶ 30 lines 9-16). Therefore, it would have been obvious for one of ordinary skill in the art to modify Myers by enabling access to a first router through the first access point, where the first router would enable the first computing device to connect to a first network (i.e. internet), as per the teachings of Kim. One would have been motivated to do so for the purpose of maintaining network security for an intranet/internet system whereby a visitor to the system is limited to only access the internet through a router within the system and whereby the visitor is restricted from accessing information on the intranet.

- 7. In reference to claims 2 and 14, Myers in view of Kim teach the method of claim 1 and the respective computer readable medium of claim 13, wherein the second network is a company intranet (Myers, Figures 1A & 1B #52 and ¶ 51 lines 13-14).
- 8. In reference to claims 3 and 15, Myers in view of Kim teach the method of claim 1 and the respective computer readable medium of claim 13, wherein the first network is the Internet (Myers, Figure 1B #56 and ¶ lines 11-12).
- 9. In reference to claims 5 and 17, Myers in view of Kim teach the method of claim 1 and the respective computer readable medium of claim 13, furthering comprising providing web access filtering for the first computing device (¶ 111 lines 6-20, Myers discloses web site filtering).

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- 10. In reference to claims 6 and 18, Myers in view of Kim teach the method of claim 1 and the respective computer readable medium of claim 13, further comprising denying the first router any access to the second network (¶ 50, Myers discloses network segmentation).
- In reference to claim 7, Myers in view of Kim teach the method of claim 1. Myers fails to explicitly teach further comprising providing a firewall to restrict access to the second network. However, Kim discloses a firewall 222 (Figure 3) that protects the intranet from external intruders (¶ 30 lines 1-3). It would have been obvious for one of ordinary skill in the art to modify Myers by providing a firewall to restrict access to the second network as per the teachings of Kim. One would be motivated to do so in order to protect the intranet from external intruders.
- 12. In reference to claim 8, Myers in view of Kim teach the method of claim 1 furthering comprising providing data encryption for the second computing device (Myers, ¶ 53 lines 1-6).
- 13. In reference to claims 9 and 20, Myers in view of Kim teach the method of claim 1 and the respective system of claim 19, wherein the first computing device is a laptop computer (Myers, ¶ 41 line 5).
- 14. In reference to claim 10, Myers in view of Kim teach the method of claim 1 wherein the first computing device is a cellular telephone (Myers, ¶ 111 line 18).
- 15. In reference to claim 11, Myers in view of Kim teach the method of claim 1 wherein the first access point and the second access point belong to separate devices (Myers, Figure 1B top and bottom #18's).
- 16. In reference to claim 12, Myers in view of Kim teach the method of claim 1. Myers fails to explicitly teach wherein the first router and the second router belong to separate devices.

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However, Kim discloses two separate routers, one for the intranet connectivity and another for internet connectivity (Figure 3 and ¶ 30 lines 9-26) for enabling internet/intranet security. It would have been obvious for one of ordinary skill in the art to modify Myers where the first router and the second router belong to separate devices, as per the teachings of Kim. One would have been motivated to do so for the purpose of maintaining network security for an intranet/internet system whereby a visitor to the system is limited to only access the internet through a router within the system and whereby the visitor is restricted from accessing information on the intranet.

- 17. Claims 4,16 rejected under 35 U.S.C. 103(a) as being unpatentable over Myers et al (US Patent Publication No 2004/0122956) in view of Kim et al (US Patent Publication No 2005/0005110) in further view of Hericourt (US Patent No 6,792,461).
- 18. In reference to claims 4 and 16, Myers in view of Kim teach the method of claim 1 and the respective computer readable medium of claim 13. Myers and Kim fail to explicitly teach routing to a proxy server through the first router. However, Hericourt discloses routing to a proxy server through a router where the proxy server is connected to the Internet (column 11 lines 9-18). Hericourt teaches that the proxy servers are utilized for the purpose of locally caching HTTP data from the Internet and providing the cached data to a workstation that sends a request for that particular HTTP data (column 11 lines 14-25). It would have been obvious for one of ordinary skill in the art to modify Myers and Kim by routing to a proxy server through the first router as per the teachings of Hericourt. One would be motivated to do so for the purpose of utilizing the proxy servers as cache servers in order to locally cache HTTP data from the Internet

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and then provide it to a workstation that sends a request for that particular HTTP data, and which increases efficiency.

#### Conclusion

- 19. The above rejections are based upon the broadest reasonable interpretation of the claims. Applicant is advised that the specified citations of the relied upon prior art, in the above rejections, are only representative of the teachings of the prior art, and that any other supportive sections within the entirety of the reference (including any figures, incorporation by references, claims and/or priority documents) is implied as being applied to teach the scope of the claims.
- 20. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See attached Form 892.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ramy M. Osman whose telephone number is (571) 272-4008. The examiner can normally be reached on M-F 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571) 272-4001. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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RMO January 21, 2008

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